

Please do not write in this margin

**COMPANIES FORM No. 155(6)a** 

# **Declaration in relation to assistance for the acquisition of shares**



Pursuant to section 155(6) of the Companies Act 1985

Please complete legibly, preferably in black type, or bold block lettering

To the Registrar of Companies (Address overleaf - Note 5)

For official use	Company number
	04792242

Note

Please read the notes on page 3 before completing this form

- \* insert full name of company
- ø insert name(s) and address(es) of all the directors

\* Mocom Limited

Name of company

B TH

Wwe @ Robert Rawlinson of The Old Rectory 4 Church Street Yaxley
Peterborough PE7 3LH

Darren Lee Nevlon of The Old Posts, Back Lane, Bilbrough, No

Darren Lee Neylon of The Old Posts, Back Lane, Bilbrough, North Yorkshire Y023 3PL

t delete as appropriate

The business of the company is

§ delete whichever is inappropriate

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M

NAXINSAX REPORTSON REPORTS

(c) something other than the above §

\_\_XXXXXXXXX

The number and class of the shares acquired or to be acquired is

100,000 ordinary A shares

4,400,000 deferred shares and 100,000 ordinary B shares all of £0 10 each

Presentor's name address and reference (If any) DWF LLP Centurion House 129 Deansgate Manchester M3 3AA

DX 14313 Manchester Ref ARM/LAW/60484/1 For official Use General Section



Page 1

The assistance is to be given to (note 2) Mocom Holding Company Limited  (Company Number 06586996) whose registered office is Millennium House Fox  Covert Lane Misterton Doncaster DN10 4ER and The Co-operative Bank plc of PO Bo	
1 1 Balloon Street Manchester M60 4EP	Please complete legibly, preferate in black type, of bold block lettering
The assistance will take the form of	_
See attached Schedule 1	
TM	J
The person who XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	† delete as
Mocom Holding Company Limited (Company Number 06586996)	appropriate
The principal terms on which the assistance will be given are	_
See attached Schedule 2	
The amount of cash to be transferred to the person assisted is £  See attached Schedule 3	_
The value of any asset to be transferred to the person assisted is £ NIL	_
The date on which the assistance is to be given is within 8 weeks of today's date	_ Page 2

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delete either (a) or (b) as appropriate

We have formed the opinion, as regards the company's initial situation immediately following the date on which the assistance is proposed to be given, that there will be no ground on which it could then be found to be unable to pay its debts (note 3)

- (a) [I/We have formed the opinion that the company will be able to pay its debts as they fall due during the year immediately following that date]\* (note 3)

And X/we make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835

Declarants to sign below

Declared at

120 DEANSGATE

MANCHESTER

Day Month

Year

01 219 015 2101018

before me

A Commissioner for Oaths or Notary Public or Justice of the Peace or a Solicitor having the powers conferred on

a Commissioner for Oaths

## NOTES

- 1 For the meaning of "a person incurring a liability" and "reducing or discharging a liability" see section 152(3) of the Companies Act 1985
- 2 Insert full name(s) and address(es) of the person(s) to whom assistance is to be given, if a recipient is a company the registered office address should be shown
- 3 Contingent and prospective liabilities of the company are to be taken into account - see section 156(3) of the Companies Act 1985
- 4 The auditors report required by section 156(4) of the Companies Act 1985 must be annexed to this form
- 5 The address for companies registered in England and Wales or Wales is -

The Registrar of Companies Companies House Crown Way Cardiff CF14 3UZ

or, for companies registered in Scotland -

The Registrar of Companies 37 Castle Terrace Edinburgh EH1 2EB



Company No: 04792242

#### SCHEDULES 1, 2 AND 3 - FORM G155(6)a

#### MOCOM LIMITED (the "Company")

#### **Preliminaries**

In these Schedules the following expressions shall have the following meanings unless inconsistent with the context

"Acquisition" means the acquisition by Newco of the entire issued share

capital of the Company as further set out in the share purchase agreement between RR and Newco dated on or about the date

hereof,

"Bank" means The Co-operative Bank plc,

"CBL" means Compare Broadband Limited (company number

06522334),

"Cross Guarantee" means the cross guarantee to be dated within 8 weeks of the

date hereof between (1) Newco (2) the Whitewash Companies

(3) VCL (4) CBL and (5) the Bank,

"Debenture" a debenture to be dated within 8 weeks of the date hereof and

made between (1) Mocom Property and (2) the Bank,

"Facility the facility agreement dated on or about the date hereof

Agreement" between, (1) Newco and (2) the Bank,

"Group" means Newco, the Whitewash Companies, VCL and CBL,

"Intra Group Loan means the intra group loan agreement to be entered into within

Agreement" 8 weeks of the date hereof between (1) each of the Whitewash

Companies and (2) Newco relating to the loan of monies, from

time to time, by the Whitewash Companies to Newco,

"Mobileshop" means Mobileshop com Limited (company number 03625597),

"Mocom Property" means Mocom Property Limited (company number 06521156),

"Mocom (Trading)" means Mocom (Trading) Limited (company number

05012627),

"Negative Pledge" means a deed dated on or about the date hereof between (1)

the Bank (2) Newco (3) CBL and (4) VCL providing certain covenants and undertakings in favour of the Bank in relation to Talking Shop and in certain circumstances in relation to any

dormant companies within the Group,

"Newco" means Mocom Holding Company Limited (company number

06586996),

"Overdraft Facility Agreement"

the overdraft facility agreement dated on or about the date hereof between (1) VCL (2) CBL (3) Mobileshop and (4) the

Bank.

"RR"

means Robert Rawlinson,

"Talking Shop"

means Talking Shop (UK) Limited (company number

05761893),

"VCL"

means Value Comparison Limited (company number 06517710),

"Whitewash Companies"

means together the following companies

the Company, (ı)

(II)Mobileshop.

Mocom Property, and (III)

(IV) Mocom (Trading)

#### Schedule 1

The assistance will take the form of the execution, delivery and compliance with, the satisfaction of and performance by the Company of its obligations under (as the case may be) -

- 1 the Cross Guarantee.
- 2 the Intra Group Loan Agreement, and
- 3 the Negative Pledge

#### Schedule 2

The principal terms on which the assistance will be given are as follows -

- 1 Pursuant to the Cross Guarantee the Company will, amongst other things, guarantee the liabilities and obligations from time to time of Newco, VCL, CBL and Mobileshop to the Bank on the terms and conditions therein. The Cross Guarantee is unlimited
- 2 Pursuant to the Intra Group Loan Agreement the Whitewash Companies agree to lend monies to Newco on the terms and conditions thereof from time to time (and up to a maximum aggregate principal amount equal to £300,000 and, amongst other things, to enable Newco to discharge amounts outstanding under the Facility Agreement and for any purpose in connection with the Acquisition
- 3 Pursuant to the Negative Pledge Newco (on behalf of itself, the Company, Mocom (Trading) Limited, Mobileshop com Limited and Mocom Property Limited), CBL and VCL would provide certain covenants and undertakings in favour of the Bank in relation to Talking Shop and, in certain circumstances, in relation to any dormant companies within the Group, including
  - not to make disposals of assets except in the circumstances set out in the (a) Negative Pledge,

- (b) not to make loans, give credit or guarantees to Talking Shop,
- (c) not to transfer assets to Talking Shop or a dormant company within the Group or repay indebtedness owing by a Group company to a dormant company or Talking Shop,
- (d) to grant such security as the Bank may require in relation to any dormant company within the Group which ceases to be dormant,
- (e) to procure that neither Talking Shop nor any dormant Group company acquires any asset from any other person

#### Schedule 3

The amount of cash to be transferred to the person assisted is

Such amount from time to time borrowed by Newco pursuant to the Intra Group Loan Agreement and not exceeding £300,000

These are Schedules 1, 2 and 3 referred to in Form 155(6)a declared by the Directors of the Company on 2008

Signed

Solicitor/ Notary Public



Our Ref GK/NM/M017/GC

29 May 2008

The Directors Mocom Limited Millennium House Fox Covert Lane Misterton Doncaster South Yorkshire

Company Number 04792242

17 St Ann's Square Manchester M2 7PW Tel 0161 832 4841

Fax 0161 835 2539 www alexander co uk

Dear Sirs

DN10 4ER

### **MOCOM LIMITED (REGISTERED NUMBER 04792242) (COMPANY) MOCOM PROPERTY LIMITED (REGISTERED NUMBER 06521156)** (SUBSIDIARY)

We have examined the attached statutory declaration of the directors of the Company dated <sup>24</sup>May 2008 in connection with the proposal that the Subsidiary should give financial assistance in connection with the purchase of shares in the Company

We have enquired into the state of affairs of the Company in order to review the basis for the statutory declaration

We are not aware of anything to indicate that the opinion expressed by the directors in their declaration as to any of the matters mentioned in section 156(2) of the Companies Act 1985 is unreasonable in all the circumstances

Yours faithfully

Alexander & Co

Alexandet

Adrian H Berg | Stephen Verber | Stephen Jolley Gary S Kramrisch | Frank Atkinson | John I Evans Simon Topperman

Incorporating J Morris & Co